## The Honorable Marsha J. Pechman 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE YOLANY PADILLA, on behalf of herself and her 9 6-year-old son J.A.; IBIS GUZMAN, on behalf of herself No. 2:18-cv-928 MJP 10 and her 5-year-old son R.G.; BLANCA ORANTES, on behalf of herself and her 8-year-old son A.M.; BALTAZAR 11 VASQUEZ, on behalf of himself; **JOINT STIPULATION** Plaintiffs-Petitioners. AND ORDER 12 REGARDING MOTION v. 13 **BRIEFING SCHEDULE** U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT 14 U.S. DEPARTMENT OF HOMELAND SECURITY ("DHS"); U.S. CUSTOMS AND BORDER NOTE ON MOTION 15 PROTECTION ("CBP"); U.S. CITIZENSHIP AND CALENDAR: IMMIGRATION SERVICES ("USCIS"); EXECUTIVE AUGUST 20, 2018. 16 OFFICE FOR IMMIGRATION REVIEW ("EOIR"); U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES 17 ("HHS"); OFFICE OF REFUGEE RESETTLEMENT 18 ("ORR"); THOMAS HOMAN, Acting Director of ICE; KIRSTJEN NIELSEN, Secretary of DHS; KEVIN K. 19 McALEENAN, Acting Commissioner of CBP; FRANCIS CISSNA, Director of USCIS; ALEX M. AZAR 20 II, Secretary of HHS; SCOTT LLOYD, Director of ORR; MARC J. MOORE, Seattle Field Office Director;, ICE, 21 JEFFERSON BEAUREGARD SESSIONS III. United 22 States Attorney General; LOWELL CLARK, warden of the Northwest Detention Center in Tacoma, Washington; 23 CHARLES INGRAM, warden of the Federal Detention Center in SeaTac, Washington; DAVID SHINN, warden of 24 the Federal Correctional Institute in Victorville, California; 25 Defendants-Respondents. 26

JOINT STIPULATION AND ORDER REGARDING MOTION BRIEFING SCHEDULE

CASE No. 2:18-cv-928 MJP

Pursuant to Local Civil Rules 7(d)(1) and 10(g), plaintiffs and defendants hereby stipulate and jointly move the Court for an Order setting the filing schedule for plaintiffs second amended complaint, plaintiffs' pending class certification motion, and defendants' planned dismissal motion.

Currently defendants' response to plaintiffs' first Amended Complaint (Dkt. # 8) is due the last week of August and their response to plaintiffs' Motion for Class Certification (Dkt. # 11) is due August 20. After consultation between the parties' counsel, plaintiffs agreed to file an amended complaint that no longer pursues this suit's family separation claims (but does pursue CFI and bond hearing claims) and defendants stipulated to said amendment. Counsel also agreed to a briefing schedule for plaintiffs' pending class certification motion and defendants' planned dismissal motion. To avoid unnecessary duplication in briefing, the parties stipulate and agree to the entry of an Order that sets the following schedule:

- Plaintiffs' second amended complaint will be filed August 22. Defendants'
  motion to dismiss will be due September 5 and noted for September 28. Plaintiffs'
  response to the motion to dismiss will be due September 24 and defendants' reply
  will be due September 28.
- Plaintiffs renoted their Motion for Class Certification (Dkt. # 11) to September 28. By agreement between the parties, defendants' response is due September 17, and plaintiffs' reply is due September 28.

The reason for this stipulation is to avoid unnecessary duplication in the briefing schedule. The parties anticipate that the class certification and dismissal motions may have issues in common, and believe it is appropriate have those two motions considered at the same time. Additionally, having both motions noted for the same day will help consolidate any oral argument for the Court (if oral argument is granted), and simplify the Court's review of these two motions.

| 1  | RESPECTFULLY SUBMITTED this 20th day of  | August, 2018.   |
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| 3<br>4<br>5  | s/ Matt Adams Matt Adams, WSBA No. 28287 Email: matt@nwirp.org   | s/ Thomas F. Ahearne Thomas F. Ahearne, WSBA #14844 Email: ahearne@foster.com   |
| 6<br>7   | s/Glenda M. Aldana Madrid Glenda M. Aldana Madrid, WSBA No. 46987 Email: glenda@nwirp.org  | <ul> <li>s/ William F. Abrams</li> <li>*William F. Abrams, CA Bar #88805</li> <li>*Admitted pro hac vice</li> <li>*Email: bill.abrams@foster.com</li> </ul>   |
| 9  | s/ Leila Kang Leila Kang, WSBA No. 48048 Email: leila@nwirp.org  | <ul><li>s/ Joanna Plichta Boisen</li><li>Joanna Plichta Boisen, WSBA #38368</li><li>Email: Joanna.boisen@foster.com</li></ul>   |
| 10<br>11<br>12<br>13                               | NORTHWEST IMMIGRANT RIGHTS PROJECT 615 Second Avenue, Suite 400 Seattle, WA 98104 Telephone: (206) 957-8611 Facsimile: (206) 587-4025 Attorneys for Plaintiffs-Petitioners   | <ul> <li>s/ Benjamin J. Hodges</li> <li>Benjamin J. Hodges, WSBA #49301</li> <li>Email: ben.hodges@foster.com</li> <li>s/ Kevin Ormiston</li> <li>Kevin Ormiston, WSBA #49835</li> </ul>  |
| 14<br>15<br>16<br>17<br>18                         | Thomeys for I willings I chiloners   | Email: kevin.ormiston@foster.com  FOSTER PEPPER PLLC 1111 Third Avenue, Suite 3000 Seattle, Washington 98101-3292 Telephone: (206) 447-4400 Facsimile: (206) 447-9700  Attorneys for Plaintiffs-Petitioners   |
| 20<br>21<br>22<br>22<br>23<br>24<br>24<br>25<br>26 | CHAD A. READLER Acting Assistant Attorney General Civil Division  WILLIAM C. PEACHEY Director, District Court Section Office of Immigration Litigation  EREZ REUVENI Assistant Director, District Court Section Office of Immigration Litigation | /s/ Lauren C. Bingham  LAUREN C. BINGHAM, Fl. Bar #105745  Trial Attorney, District Court Section Office of Immigration Litigation Civil Division P.O. Box 868, Ben Franklin Station Washington, DC 20044 (202) 616-4458; (202) 305-7000 (fax) lauren.c.bingham@usdoj.gov  Attorneys for Defendants-Respondents |
|  | JOINT STIPULATION AND ORDER REGARDING MOTION BRIEFING SCHEDULE - 2   |   |

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**ORDER** 

Based on the foregoing stipulation of the parties, IT IS SO ORDERED. After filing of the Second Amended Complaint on August 22, 2018, defendants' motion to dismiss will be due September 5 and noted for September 28. Plaintiffs' response to the motion to dismiss will be due September 24, and defendants' reply will be due September 28. Defendants' response to plaintiffs' pending renoted Motion for Class Certification (Dkt. # 11) is due September 17, and plaintiffs' reply is due September 28.

DATED this 21st day of August, 2018.

Marsha J. Pechman

United States District Judge

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JOINT STIPULATION AND ORDER REGARDING MOTION BRIEFING SCHEDULE - 3

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